2. AND BE IT ENACTED, That Samuel M'Kean of the city of Baltimore, shall be and he hereby is entitled to the full benefit of and final release under said acts, on the terms and conditions therein prescribed, without being required to produce to the court the assent of two thirds of his creditors in amount, and notwith- not required: standing any conveyance or conveyances made by him to William Gwynn and James Campbell in trust for the benefit of his creditors; and which conveyances are hereby confirmed.

3. AND BE IT ENACTED, That John Devereux now of the city of Baltimore, shall be, and he is hereby of two thirds entitled to the full benefit of, and final release under said of his creditors acts, on the terms and conditions therein prescribed, without being required to produce to the court the assent of two thirds of his creditors in amount, or any evidence that he has resided in this state two years preced-

ing the time of his application for such benefit.

4. AND BE IT ENACTED, That in cases where In eases de-either of the aforesaid petitioners have made application pending anothfor the benefit of the said laws, and the same is now depending it shall not be necessary for such petitioner to renew his application; and in cases where either of said petitioners has made application and the day of final hearing has passed, it shall only be necessary for said petitioner to give at least one month's previous notice according to law, of his intention to renew his application for such beneut.

DEC. SEES.

The assent of two thirds of his creditors

The assent not required.

## CHAPTER 128.

An act authorising Edward Wilkins, late sheriff and collector of Kent county, to complete his collections.

Section 1. BE IT ENACTED, by the General Assembly of Maryland, That the said Edward Wilkins be, lection extendand he is hereby authorised to collect until the first day ed. of January eighteen hundred and fifteen, all balances due him as sheriff and collector of Kent county, in the same manner as he could or might have done within the time limited by law, any law to the contrary notwithstanding.

2. AND BE IT ENACTED, That it shall be the duty of the said Edward Wilkins, before he proceeds to execute or distrain the property of any person or persons for taxes, officers' fees or public dues in virtue of this act, to deliver to, or leave at the last place of abode of such person or persons, his, her or their executors or administrators chargeable with the same, at least thirty days previous to the levying such execution or distress, an account written in words at full length, of the taxes, officers' fees or public dues, demanded of him, her or them, with an affidavit annexed thereto, that he hath not received any part thereof nor any thing as security or satisfaction for the same, more than credit given to the best of his knowledge.

Passed Jag. 28, 1814.

Distress.